

No. 12-16373  
UNITED STATES COURT OF APPEALS  
FOR THE NINTH CIRCUIT

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In re: APPLICATION FOR EXEMPTION FROM ELECTRONIC PUBLIC  
ACCESS FEES BY JENNIFER GOLLAN AND SHANE SHIFFLETT,

JENNIFER GOLLAN; SHANE SHIFFLETT,  
Applicants-Appellants.

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On Appeal from the United States District Court  
for the Northern District of California  
D.C. No. 3:12-mc-80113-JW  
(Honorable James Ware)

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**APPLICANTS-APPELLANTS JENNIFER GOLLAN AND  
SHANE SHIFFLETT'S EXCERPTS OF RECORD**

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**INDEX**

<b>TAB</b>	<b>DESCRIPTION (CITATION)</b>	<b>DOCKET/ RT CITE</b>	<b>DATE</b>	<b>PAGE</b>
1.	Applicants Jennifer Gollan and Shane Shifflett's Notice of Appeal to the United States Court of Appeals For The Ninth Circuit	4	F: 06/12/12	001-010
2.	Order Denying Application For Exemption From Electronic Public Access Fees	3	F: 05/16/12	011-014
3.	Renewed Application For Exemption From Pacer Fees	2	F: 05/08/12	015-022
4.	Order Revoking Exemption From Electronic Public Access Fees	N/A	D: 04/30/12	023-025
5.	Transcript of Proceedings	N/A	D: 04/30/12	026-036
6.	Notice of Hearing Regarding Revocation of Exemption From Electronic Public Access Fees	N/A	D: 04/10/12	037-039
7.	Order Granting Exemption From Electronic Public Access Fees	N/A	D: 03/21/12	040-045
8.	Application for Exemption From Pacer Fees	N/A	D: 03/19/12	046-049
9.	CIVIL DOCKET FOR CASE #: 3:12-MC-80113-JW	N/A	N/A	050-051

RESPECTFULLY SUBMITTED this 22nd day of October, 2012.

LAW OFFICES OF JUDY ALEXANDER  
JUDY ALEXANDER

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THOMAS R. BURKE  
ROCHELLE L. WILCOX

By /s/ Thomas R. Burke  
Thomas R. Burke

Attorneys for Applicants-Appellants  
JENNIFER GOLLAN and SHANE SHIFFLETT



Case3:12-mc-80113-JW Document4 Filed06/12/12 Page1 of 10

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CLERK U.S. DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA  
*Sepp*

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11 UNITED STATES DISTRICT COURT  
12 NORTHERN DISTRICT OF CALIFORNIA  
13 SAN FRANCISCO DIVISION  
14

15 In re Application for Exemption from  
16 Electronic Public Access Fees by Jennifer  
Gollan and Shane Shifflett,

Case No. MISC 12-80113 JW

17 APPLICANTS JENNIFER GOLLAN AND  
18 SHANE SHIFFLETT'S NOTICE OF  
19 APPEAL TO THE UNITED STATES  
COURT OF APPEALS FOR THE NINTH  
CIRCUIT

Assigned to the Hon. James Ware

20 Original Application Filed: March 19, 2012  
21 Re-Application Filed: May 8, 2012  
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In re Application for Exemption from Public Access Fees  
CASE NO. MISC 12-80113 JW - NOTICE OF APPEAL  
DWT 19735246v1 0030033-000045

Case3:12-mc-80113-JW Document4 Filed06/12/12 Page2 of 10

1 Notice is hereby given Applicants Jennifer Gollan and Shane Shifflett ("Applicants"),  
2 hereby appeal to the United States Court of Appeals for the Ninth Circuit from the Order Denying  
3 Application for Exemption from Electronic Public Access Fees, entered in this case on May 16,  
4 2012 (the "Order"), and all interlocutory orders that gave rise to that Order. A true and correct  
5 copy of the Order is attached hereto as Exhibit A.

6 Attached to this Notice as Exhibit B is Petitioner's Representation Statement, pursuant to  
7 Federal Rule of Appellate Procedure 12(b) and Ninth Circuit Rules 3-2(b) and 12-2.

8  
9 DATED: June 11, 2012

LAW OFFICE OF JUDY ALEXANDER  
JUDY ALEXANDER

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11 DAVIS WRIGHT TREMAINE LLP  
THOMAS R. BURKE

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13 By: /s/Thomas R. Burke  
Thomas R. Burke

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15 Attorneys for Applicants  
JENNIFER GOLLAN and SHANE SHIFFLETT

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In re Application for Exemption from Public Access Fees  
CASE NO. MISC 12-80113 JW - NOTICE OF APPEAL  
DWT 19735246v1 0050033-000045

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Case3:12-mc-80113-JW Document4 Filed06/12/12 Page3 of 10

Case3:12-mc-80113-JW Document3 Filed05/16/12 Page1 of 4

IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF CALIFORNIA  
SAN FRANCISCO DIVISION

In re Application for Exemption from  
Electronic Public Access Fees by Jennifer  
Gollan and Shane Shifflett

NO. MISC 12-80113 JW

ORDER DENYING APPLICATION FOR  
EXEMPTION FROM ELECTRONIC  
PUBLIC ACCESS FEES

Presently before the Court is Jennifer Gollan ("Gollan") and Shane Shifflett's ("Shifflett") Application for Exemption from Electronic Public Access Fees.<sup>1</sup> In their Renewed Application, Gollan and Shifflett—who contend that they are "reporters" who work for the Center for Investigative Reporting—request a limited exemption from payment of electronic public access fees for the purpose of conducting a "research project" that is intended, *inter alia*, to "increase the public's understanding of the federal judiciary and its commitment to accountability." (*Id.* at 1-2.)

On March 21, 2012, the Court issued an Order Granting Exemption from Electronic Public Access Fees<sup>2</sup> to Gollan and Shifflett, who at that time were employees of The Bay Citizen. As the Court explained in its March 21 Order, the exemption was granted, *inter alia*, on the basis of Gollan and Shifflett's representation that The Bay Citizen is "a charitable and educational 501(c)(3) organization in California that is dedicated to informing and engaging the public with incisive

<sup>1</sup> (Renewed Application for Exemption from PACER Fees, hereafter, "Renewed Application," Docket Item No. 2.)

<sup>2</sup> (hereafter, "March 21 Order.")

EXHIBIT A



Case3:12-mc-80113-JW Document4 Filed06/12/12 Page4 of 10

Case3:12-mc-80113-JW Document3 Filed05/16/12 Page2 of 4

United States District Court  
For the Northern District of California

research.”<sup>3</sup> As the March 21 Order also explained, 28 U.S.C. § 1914—which sets forth the Electronic Public Access Fee Schedule (the “Schedule”) promulgated by the Judicial Conference—provides that “courts may, upon a showing of cause, exempt . . . section 501(c)(3) not-for-profit organizations” from payment of electronic public access fees. However, the Judicial Conference Policy Notes on the Schedule also state that courts “should not exempt . . . members of the media” from payment.

On April 10, 2012, the Court set an Order to Show Cause Hearing in regard to its March 21 Order, on the ground that it was not clear whether Gollan and Shifflett, as employees of The Bay Citizen, were “members of the media,” which—the Court explained—would mean that they should not be exempted from payment of electronic public access fees, pursuant to Judicial Conference policy.

At the April 30 Order to Show Cause Hearing, counsel for Gollan and Shifflett explained that The Bay Citizen had recently merged with another organization, and further explained that Gollan and Shifflett are both reporters. Further, counsel agreed that it would be appropriate for Gollan and Shifflett to file a renewed application for an exemption from electronic public access fees, and that it would also be appropriate for their exemption to be suspended pending the Court’s consideration of their renewed application. Accordingly, the Court vacated its March 21 Order without prejudice to Gollan and Shifflett to file a renewed application for an exemption. On May 8, 2012, Gollan and Shifflett filed the present Renewed Application for Exemption.

Upon review, the Court does not find good cause to grant Gollan and Shifflett an exemption from payment of electronic public access fees. As explained above, the Judicial Conference Policy Notes to 28 U.S.C. § 1914 expressly state that courts should not grant such exemptions to “members of the media.” As their Renewed Application makes clear, Gollan and Shifflett are reporters, which makes them “members of the media.” (See Renewed Application at 1-6.) Thus, the Court finds that it would be inappropriate to grant Gollan and Shifflett an exemption from payment of electronic

<sup>3</sup> In their Application which led to the Court’s issuance of the March 21 Order, Gollan and Shifflett identified themselves as “reporters.” However, that Application focused on the status of The Bay Citizen as a 501(c)(3) organization rather than on the status of Gollan and Shifflett as reporters. The same emphasis was reflected in the Court’s March 21 Order.

Case3:12-mc-80113-JW Document4 Filed06/12/12 Page5 of 10


Case3:12-mc-80113-JW Document3 Filed05/16/12 Page3 of 4

1 public access fees, pursuant to the Judicial Conference policy precluding the granting of such  
2 exemptions to members of the media.

3 Gollan and Shifflett contend that, even though the Judicial Conference Policy Notes state  
4 that courts should not grant an exemption to members of the media, that prohibition "should not  
5 apply to members of the media who are part of section 501(c)(3) nonprofit organizations," insofar as  
6 the Schedule authorizes exemptions for such nonprofit organizations. (Renewed Application at 6.)  
7 However, Gollan and Shifflett offer no authority in support of their interpretation of the Schedule  
8 and the Judicial Conference Policy Notes associated with the Schedule. In the absence of any such  
9 authority, the Court declines to adopt Gollan and Shifflett's interpretation.

10 Accordingly, the Court DENIES the Renewed Application for Exemption.

11  
12  
13 Dated: May 16, 2012

  
JAMES WARE  
United States District Chief Judge

United States District Court  
For the Northern District of California



Case3:12-mc-80113-JW Document4 Filed06/12/12 Page6 of 10

Case3:12-mc-80113-JW Document3 Filed05/16/12 Page4 of 4

1 THIS IS TO CERTIFY THAT COPIES OF THIS ORDER HAVE BEEN DELIVERED TO:

2 Judy Alexander jalexander@judyallexanderlaw.com  
3 Thomas R. Burke thomasburke@dwt.com

4 Dated: May 16, 2012

Richard W. Wieking, Clerk

5 By: /s/ JW Chambers  
6 William Noble  
7 Courtroom Deputy  
8  
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United States District Court  
For the Northern District of California

EXHIBIT A

Case3:12-mc-80113-JW Document4 Filed06/12/12 Page7 of 10

REPRESENTATION STATEMENT

Pursuant to Federal Rule of Appellate Procedure 12(b) and Ninth Circuit Rules 3-2(b) and 12-2, Applicants/Appellants, Jennifer Gollan and Shane Shifflett, hereby certify that the parties in this case and the names, addresses, and telephone numbers of their respective counsel, are as follows:

Applicants/Appellants,  
Jennifer Gollan and Shane Shifflett:

Judy Alexander (CA State Bar No. 116515)  
LAW OFFICE OF JUDY ALEXANDER  
2302 Bobcat Trail  
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Real Party in Interest, United States District Court  
for the Northern District of California, San Francisco Division:

Clerk of Court  
United States District Court  
450 Golden Gate Avenue  
San Francisco, CA 94102-3489  
(415) 522-2000

Honorable James Ware  
United States District Court  
450 Golden Gate Avenue  
San Francisco, CA 94102-3489  
(415) 522-2036 (Courtroom Deputy)

EXHIBIT B

DWT 19735545v1 0050033-000045

Case3:12-mc-80113-JW Document4 Filed06/12/12 Page8 of 10

RESPECTFULLY SUBMITTED this 11th day of June, 2012.

LAW OFFICE OF JUDY ALEXANDER  
Judy Alexander

DAVIS WRIGHT TREMAINE LLP  
Thomas R. Burke

By s/Thomas R. Burke  
Thomas R. Burke

Attorneys for Applicants/Appellants  
Jennifer Gollan and Shane Shifflett

EXHIBIT A

DWT 19735545v1 0050033-000045

Case3:12-mc-80113-JW Document4 Filed06/12/12 Page9 of 10

### Proof of Service

I, Natasha Majorko, declare under penalty of perjury under the laws of the State of California that the following is true and correct:

I am employed in the City and County of San Francisco, State of California, in the office of a member of the bar of this court, at whose direction the service was made. I am over the age of eighteen (18) years, and not a party to or interested in the within-entitled action. I am an employee of DAVIS WRIGHT TREMAINE LLP, and my business address is 505 Montgomery Street, Suite 800, San Francisco, California 94111. I caused to be served the following document:

#### APPLICANTS JENNIFER GOLLAND AND SHANE SHIFFLETT'S NOTICE OF APPEAL TO THE UNITED STATES COURT OF APPEALS FOR THE NINTH CIRCUIT

I caused the above document to be served on each person on the attached list by the following means:

- ☐ I enclosed a true and correct copy of said document in an envelope and placed it for collection and mailing with the United States Post Office on \_\_\_\_\_, following the ordinary business practice.  
*(Indicated on the attached address list by an [M] next to the address.)*
- ☐ I enclosed a true and correct copy of said document in an envelope, and placed it for collection and mailing via Federal Express on \_\_\_\_\_, for guaranteed delivery on \_\_\_\_\_, following the ordinary business practice.  
*(Indicated on the attached address list by an [FD] next to the address.)*
- ☐ I consigned a true and correct copy of said document for facsimile transmission on \_\_\_\_\_.  
*(Indicated on the attached address list by an [F] next to the address.)*
- ☒ I enclosed a true and correct copy of said document in an envelope, and consigned it for hand delivery by messenger on **June 12, 2012**.  
*(Indicated on the attached address list by an [H] next to the address.)*
- ☐ A true and correct copy of said document was emailed on \_\_\_\_\_.  
*(Indicated on the attached address list by an [E] next to the address.)*

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct and that I am employed in the office of a member of the bar of this Court at whose direction the service was made.

I am readily familiar with my firm's practice for collection and processing of correspondence for delivery in the manner indicated above, to wit, that correspondence will be deposited for collection in the above-described manner this same day in the ordinary course of business. Executed on June 12, 2012, at San Francisco, California.

/s/ Natasha Majorko  
Natasha Majorko

US District Court for the Northern District of CA Case No. MISC 12-80113 JW  
PROOF OF SERVICE

DWT 19736965v1 0050033-000045

Case3:12-mc-80113-JW Document4 Filed06/12/12 Page10 of 10

**Service List**

Key:	[M] Delivery by Mail	[FD] Delivery by Federal Express	[H] Delivery by Hand
	[F] Delivery by Facsimile	[FM] Delivery by Facsimile and Mail	[E] Delivery by Email

[H] Clerk of Court  
United States District Court  
450 Golden Gate Avenue  
San Francisco, CA 94102-3489  
Telephone: (415) 522-2000

Real Party in Interest, United  
States District Court  
for the Northern District of  
California, San Francisco

[H] Honorable James Ware  
United States District Court  
450 Golden Gate Avenue  
San Francisco, CA 94102-3489  
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Real Party in Interest, United  
States District Court  
for the Northern District of  
California, San Francisco

US District Court for the Northern District of CA Case No. MISC 12-80113 JW  
**PROOF OF SERVICE**

DWT 19736965v1 0050033-000045



Case3:12-mc-80113-JW Document3 Filed05/16/12 Page1 of 4

United States District Court  
For the Northern District of California

IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF CALIFORNIA  
SAN FRANCISCO DIVISION

In re Application for Exemption from  
Electronic Public Access Fees by Jennifer  
Gollan and Shane Shifflett

NO. MISC 12-80113 JW

ORDER DENYING APPLICATION FOR  
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Presently before the Court is Jennifer Gollan ("Gollan") and Shane Shifflett's ("Shifflett") Application for Exemption from Electronic Public Access Fees.<sup>1</sup> In their Renewed Application, Gollan and Shifflett—who contend that they are "reporters" who work for the Center for Investigative Reporting—request a limited exemption from payment of electronic public access fees for the purpose of conducting a "research project" that is intended, *inter alia*, to "increase the public's understanding of the federal judiciary and its commitment to accountability." (*Id.* at 1-2.)

On March 21, 2012, the Court issued an Order Granting Exemption from Electronic Public Access Fees<sup>2</sup> to Gollan and Shifflett, who at that time were employees of The Bay Citizen. As the Court explained in its March 21 Order, the exemption was granted, *inter alia*, on the basis of Gollan and Shifflett's representation that The Bay Citizen is "a charitable and educational 501(c)(3) organization in California that is dedicated to informing and engaging the public with incisive

<sup>1</sup> (Renewed Application for Exemption from PACER Fees, hereafter, "Renewed Application," Docket Item No. 2.)

<sup>2</sup> (hereafter, "March 21 Order.")

Case3:12-mc-80113-JW Document3 Filed05/16/12 Page2 of 4

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<sup>3</sup> In their Application which led to the Court’s issuance of the March 21 Order, Gollan and Shifflett identified themselves as “reporters.” However, that Application focused on the status of The Bay Citizen as a 501(c)(3) organization rather than on the status of Gollan and Shifflett as reporters. The same emphasis was reflected in the Court’s March 21 Order.


Case3:12-mc-80113-JW Document3 Filed05/16/12 Page3 of 4

1 public access fees, pursuant to the Judicial Conference policy precluding the granting of such  
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3 Gollan and Shifflett contend that, even though the Judicial Conference Policy Notes state  
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6 the Schedule authorizes exemptions for such nonprofit organizations. (Renewed Application at 6.)  
7 However, Gollan and Shifflett offer no authority in support of their interpretation of the Schedule  
8 and the Judicial Conference Policy Notes associated with the Schedule. In the absence of any such  
9 authority, the Court declines to adopt Gollan and Shifflett's interpretation.

10 Accordingly, the Court DENIES the Renewed Application for Exemption.

11  
12  
13 Dated: May 16, 2012

  
\_\_\_\_\_  
JAMES WARE  
United States District Chief Judge

United States District Court  
For the Northern District of California

Case3:12-mc-80113-JW Document3 Filed05/16/12 Page4 of 4

1 THIS IS TO CERTIFY THAT COPIES OF THIS ORDER HAVE BEEN DELIVERED TO:

2 Judy Alexander jalexander@judyallexanderlaw.com  
3 Thomas R. Burke thomasburke@dwt.com

4 Dated: May 16, 2012

Richard W. Wicking, Clerk

5 By: /s/ JW Chambers

6 William Noble  
7 Courtroom Deputy  
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United States District Court  
For the Northern District of California



Case3:12-mc-80113-JW Document2 Filed05/08/12 Page1 of 8

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Attorneys for the Center for Investigative Reporting

UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA

IN RE APPLICATION FOR EXEMPTION  
FROM ELECTRONIC PUBLIC ACCESS  
FEES BY JENNIFER GOLLAN AND  
SHANE SHIFFLETT OF THE CENTER FOR  
INVESTIGATIVE REPORTING, INC., A  
501(c)(3) NONPROFIT ORGANIZATION

CASE NO. 12-80113 (JW) MISC.

RENEWED APPLICATION FOR  
EXEMPTION FROM PACER FEES

The Center for Investigative Reporting ("CIR") is an educational and charitable section 501(c)(3) nonprofit organization in California dedicated to public education and engagement through investigative and enterprise reporting. In accordance with the Electronic Public Access Fee Schedule ("Fee Schedule") and the Judicial Conference Policy Notes ("Policy Notes") set forth in Exhibit A attached to this application, CIR moves the Court to grant an exemption from the fees imposed for public access to the PACER system in the Northern District of California. The requested exemption is quite narrow. It would only exempt CIR reporters Jennifer Gollan ("Gollan") and Shane Shifflett ("Shifflett"), would be very limited in time (from May 2012 to



1 September 2012), and would only apply to a single research project intended to promote public  
2 access to information, educate the public about the federal courts and the effectiveness of their  
3 conflicts of interest technology, and increase the public's understanding of the federal judiciary  
4 and its commitment to accountability.

5  
6 **I. FACTUAL BACKGROUND**

7 On March 19, 2012 Gollan and Shifflett, then reporters for The Bay Citizen ("TBC"), a  
8 charitable and educational 501(c)(3) nonprofit organization in California, submitted an  
9 application for exemption from the fees imposed for public access to the PACER system, limited  
10 to their work on a specific project and also limited in time. The Court granted their application  
11 on March 21, 2012. On or before April 10, 2012, it came to the Court's attention that Gollan and  
12 Shifflett may be "members of the media" ineligible for a PACER fee exemption under the Policy  
13 Notes provision directing Courts not to exempt certain groups including "members of the  
14 media." The Court scheduled a hearing for April 30, 2012 to address this issue. Effective on the  
15 date of the hearing TBC merged with and into CIR, and Gollan and Shifflett became employees  
16 of CIR. Thus, counsel for CIR and Gollan and Shifflett appeared at the hearing, where the Court  
17 and counsel agreed it would be appropriate for Gollan and Shifflett to file a renewed application  
18 for exemption and for the existing exemption to be suspended pending the Court's consideration  
19 of the renewed application. On April 30 the Court issued an order to that effect.

20  
21 **II. GOOD CAUSE EXISTS FOR RE-INSTATING THE EXEMPTION**

22 The Fee Schedule authorizes exemptions from payment of fees for access to the PACER  
23 database, upon a showing of cause, for the following groups: "indigents, bankruptcy case  
24 trustees, researchers associated with educational institutions, courts, section 501(c)(3) not-for-  
25 profit organizations, court appointed pro bono attorneys, and pro bono ADR neutrals." Because  
26 CIR has been classified by the IRS as a section 501(c)(3) not-for-profit organization since May  
27 1978, it is part of a group eligible for exemption upon a showing of cause. The Fee Schedule  
28

Case3:12-mc-80113-JW Document2 Filed05/08/12 Page3 of 8

dictates that to show good cause for an exemption, the applicant must demonstrate "that an exemption is necessary in order to avoid unreasonable burdens and to promote public access to information." CIR can show good cause based on the following:

Gollan and Shifflett have been conducting, and intend to continue to conduct, original and comprehensive empirical research analyzing the effectiveness of the conflict-checking software and hardware used by the California federal courts to help federal judges identify situations requiring their recusal. The research study will cross reference court records available through PACER against separate data sets, such as judges' statements of economic interest. By harvesting dockets from PACER and analyzing their grammatical patterns, Gollan and Shifflett will design processes that classify documents and search them for context. This project requires access to PACER records in the Northern District of California.

This in-depth statistical study will entail accessing and reviewing hundreds of lengthy civil complaints and other PACER records at an anticipated cost of many thousands of dollars. The burden of the anticipated PACER fees expense is prohibitive for CIR, whose funding is both limited and wholly dependent on foundation grants and donations. Without an exemption from PACER fees, CIR will not be able to access the federal court records necessary to complete this study, depriving the public of important information about the workings of the federal courts and the recusal process.

Because Gollan and Shifflett will prepare reports based on their research and study, and CIR will widely distribute these reports throughout California, granting this exemption will promote public access to information, educate the public about the federal courts and their handling of conflicts of interest, and increase the public's understanding of the federal judiciary and its commitment to accountability. This could lead to increased public trust in the legal system by providing greater transparency into the recusal process arising from financial conflicts of interest.



1 III. REPORTERS FOR THE CENTER FOR INVESTIGATIVE REPORTING, INTO  
2 WHICH THE BAY CITIZEN HAS MERGED, ARE NOT PRECLUDED FROM  
3 OBTAINING A PACER FEE EXEMPTION

4 A. CIR WAS FORMED AND OPERATES FOR EDUCATIONAL PURPOSES

5 CIR was granted section 501(c)(3) tax exempt status in 1978, because it was organized  
6 and has always been operated for educational and charitable purposes.<sup>1</sup> CIR achieves those  
7 purposes primarily, but not exclusively, through the vehicle of journalism. CIR's Articles of  
8 Incorporation explain its *raison d'être*:

9 "The specific and primary purposes of this corporation are to engage in  
10 charitable and educational activities . . . including but not limited to the  
11 following activities:

- 12 1) To conduct research on important contemporary social, political, and  
13 economic issues and to use on-line and traditional media forms to  
14 disseminate results obtained through the production of news articles  
15 and other printed materials to further public knowledge and  
16 understanding of these important issues;
- 17 2) To educate the general public and promote free speech and democracy  
18 through the publication of high quality, non-partisan journalism . . ."

19 "On Shaky Ground," a recent series produced by CIR, illustrates the breadth of CIR's  
20 educational activities. In 2009 a CIR reporter was given a simple assignment to write about  
21 seismic safety at California schools keyed to the 20<sup>th</sup> anniversary of the Loma Prieta earthquake.  
22 However, reporter Corey Johnson discovered a staggering regulatory failure—thousands of  
23 school buildings being occupied even though they did not meet seismic safety standards. Bad  
24 inspectors missed major defects or falsified reports, while being rewarded with more work. And  
25 the state made it practically impossible for schools to get access to available seismic repair  
26 money. The original "simple assignment" turned into a nineteen month investigation. CIR  
27 distributed in early April 2011 the original three-part "On Shaky Ground" series to every major  
28 media market in the state, from California's largest daily newspapers to television, radio, and the

<sup>1</sup> TBC also was granted section 501(c)(3) tax exempt status, because it was organized and operated for educational and charitable purposes.

1 web. The stories were translated into Spanish, Korean, Chinese and Vietnamese and distributed  
2 by the ethnic media. Based on circulation numbers and TV and radio audience size, "On Shaky  
3 Ground" reached more than 7 million people over the course of three days. Key follow-up  
4 stories were distributed throughout the remainder of 2011.

5 However, CIR did not stop there. It went to great lengths to engage the public and raise  
6 awareness about the importance of earthquake preparedness. For young school children, CIR  
7 created and produced an earthquake safety coloring book in five languages and distributed more  
8 than 36,000 copies at no charge to schools. For parents, it compiled an interactive database  
9 featuring every public K-12 school in the state, allowing parents to see if their child attends a  
10 school near faults or with seismically unsafe buildings. CIR assembled safety packets with  
11 whistles and ID cards and handed them out at community events throughout the state. It also  
12 built an iPhone app enabling users to pinpoint quake faults near them. The app also includes  
13 earthquake preparation checklists and a flashlight.

14 The positive impact of "On Shaky Ground" has been enormous:

- 15 • Shortly after the initial stories were distributed, legislators voted to audit the  
16 office that oversees public school construction in California.
- 17 • Regulators vowed to adopt every safety recommendation in the audit report.
- 18 • New state standards were created making it possible for schools with known  
19 seismic hazards to tap into a \$200 million repair fund.
- 20 • A series of policy changes ensured more safety oversight of school project and  
21 created more accountability measures for safety inspectors.
- 22 • Some school officials took matters into their own hands. Superintendents shut  
23 down buildings after learning about potential dangers as a result of the series.

24 CIR's comprehensive educational efforts are what support its status as a section 501(c)(3)  
25 nonprofit organization.



1 B. THE FEE SCHEDULE AND POLICY NOTES DO NOT PROHIBIT  
2 GRANTING THE REQUESTED EXEMPTION

3 As noted above, the Fee Schedule authorizes exemptions from payment of fees for access  
4 to the PACER database, upon a showing of cause, for the following groups: "indigents,  
5 bankruptcy case trustees, researchers associated with educational institutions, courts, section  
6 501(c)(3) not-for-profit organizations, court appointed pro bono attorneys, and pro bono ADR  
7 neutrals." On the other hand the Policy Notes direct courts not to exempt "government agencies,  
8 members of the media, attorneys or others *not members of one of the groups listed*" in the Fee  
9 Schedule exemption provisions ("Exemption Provisions") (emphasis supplied). When parsed  
10 carefully, it is clear that those not to be exempted under the Policy Notes are only those who are  
11 not a member of any of the groups listed in the Exemption Provisions.

12 For example, the Policy Notes direct courts not to exempt attorneys, but clearly this does  
13 not apply to all attorneys because the Exemption Provisions explicitly authorize exemptions for  
14 court appointed pro bono attorneys. It follows that while the Policy Notes state that exemptions  
15 should not be granted to members of the media, this prohibition should not apply to members of  
16 the media who are part of section 501(c)(3) nonprofit organizations.

17  
18 IV. CIR AND ITS REPORTERS ACKNOWLEDGE AND AGREE TO THE  
19 REQUIRED LIMITATIONS

20 CIR and its reporters understand and agree that the fee exemption (i) will apply only  
21 apply to Gollan and Shifflett, (ii) will be valid only for the research study described above, and  
22 (iii) will apply only to the electronic case files of this court that are available through PACER.  
23 While the research study may yield published reports, CIR and its reporters agree not to use the  
24 raw data obtained through the fee exemption for commercial purposes or Internet  
25 redistribution, and not to transfer any of the data unless authorized by the Court.  
26  
27  
28



Case3:12-mc-80113-JW Document2 Filed05/08/12 Page7 of 8

1 V. CONCLUSION

2 For all the reasons stated above, CIR respectfully asks the Court to grant the requested  
3 exemption.

4 Dated: May 8, 2012.

5 Respectfully submitted,

6 LAW OFFICE OF JUDY ALEXANDER  
7 JUDY ALEXANDER #116515  
8 2302 Bobcat Trail  
9 Soquel, CA 95073

10 By Judy Alexander  
11 Judy Alexander  
12 Attorney for the Center for Investigative  
13 Reporting  
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5/7/12

Case3:12-mc-80113-JW Document2 Filed05/08/12 Page8 of 8

**EXHIBIT A****ELECTRONIC PUBLIC ACCESS FEE SCHEDULE**

(Eff. 4/1/2012)

**ELECTRONIC PUBLIC ACCESS FEE SCHEDULE***(Issued in accordance with 28 U.S.C. § 1913, 1914, 1926, 1930, 1932)*

As directed by Congress, the Judicial Conference has determined that the following fees are necessary to reimburse expenses incurred by the judiciary in providing electronic public access to court records. These fees shall apply to the United States unless otherwise stated. No fees under this schedule shall be charged to federal agencies or programs which are funded from judiciary appropriations, including, but not limited to, agencies, organizations, and individuals providing services authorized by the Criminal Justice Act, 18 U.S.C. § 3006A, and bankruptcy administrator programs. Furthermore, the fee increase from eight cents per page to ten cents per page has been suspended for local, state, and federal government entities until 4/1/2015.

- I. For electronic access to court data via a federal judiciary Internet site: ten cents per page, with the total for any document, docket sheet, or case-specific report not to exceed the fee for thirty pages—provided however that transcripts of federal court proceedings shall not be subject to the thirty-page fee limit. For electronic access to an audio file of a court hearing via a federal judiciary Internet site: \$2.40 per audio file. Attorneys of record and parties in a case (including pro se litigants) receive one free electronic copy of all documents filed electronically, if receipt is required by law or directed by the filer. No fee is owed under this provision until an account holder accrues charges of more than \$15 in a quarterly billing cycle. Consistent with Judicial Conference policy, courts may, upon a showing of cause, exempt indigents, bankruptcy case trustees, individual researchers associated with educational institutions, courts, section 501(c)(3) not-for-profit organizations, court appointed pro bono attorneys, and pro bono ADR neutrals from payment of these fees. Courts must find that parties from the classes of persons or entities listed above seeking exemption have demonstrated that an exemption is necessary in order to avoid unreasonable burdens and to promote public access to information. For individual researchers, courts must also find that the defined research project is intended for academic research, and not for commercial purposes or Internet redistribution. Any user granted an exemption agrees not to sell for profit the data obtained as a result. Any transfer of data obtained as the result of a fee exemption is prohibited unless expressly authorized by the court. Exemptions may be granted for a definite period of time and may be revoked at the discretion of the court granting the exemption.
- II. For printing copies of any record or document accessed electronically at a public terminal in the courthouse: ten cents per page. This fee shall apply to services rendered on behalf of the United States if the record requested is remotely available through electronic access.
- III. For every search of court records conducted by the PACER Service Center, \$20 per name or item searched.
- IV. For the PACER Service Center to reproduce on paper any record pertaining to a PACER account, if this information is remotely available through electronic access, 50 cents per page.
- V. For a check paid to the PACER Service Center which is returned for lack of funds, \$45.

**JUDICIAL CONFERENCE POLICY NOTES**

Courts should not exempt local, state or federal government agencies, members of the media, attorneys or others not members of one of the groups listed above. Exemptions should be granted as the exception, not the rule. A court may not use this exemption language to exempt all users. An exemption applies only to access related to the case or purpose for which it was given. The prohibition on transfer of information received without fee is not intended to bar a quote or reference to information received as a result of a fee exemption in a scholarly or other similar work.

The electronic public access fee applies to electronic court data viewed remotely from the public records of individual cases in the court, including filed documents and the docket sheet. Audio files of court hearings do not include naturalization ceremonies or appellate oral arguments. Electronic court data may be viewed free at public terminals at the courthouse and courts may provide other local court information at no cost. Examples of information that can be provided at no cost include: local rules, court forms, news items, court calendars, opinions, and other information—such as court hours, court location, telephone listings—determined locally to benefit the public and the court.

(Eff. 4/1/2012)

1  
2  
3  
4  
5  
6  
7 IN THE UNITED STATES DISTRICT COURT  
8 FOR THE NORTHERN DISTRICT OF CALIFORNIA  
9 SAN FRANCISCO DIVISION

10 In re Application for Exemption from  
11 Electronic Public Access Fees by Jennifer  
Gollan and Shane Shifflett

ORDER REVOKING EXEMPTION FROM  
ELECTRONIC PUBLIC ACCESS FEES

12  
13  
14 On April 30, 2012, the Court held a hearing regarding an exemption from electronic public  
15 access fees that the Court granted on March 21, 2012 to Jennifer Gollan ("Gollan") and Shane  
16 Shifflett ("Shifflett"), employees of The Bay Citizen. As the Court explained in its order setting the  
17 April 30 hearing, title 28 U.S.C. § 1914—which sets forth the Electronic Public Access Fee Schedule  
18 (the "Schedule") promulgated by the Judicial Conference—provides that "courts may, upon a showing  
19 of cause, exempt . . . section 501(c)(3) not-for-profit organizations" from payment of electronic  
20 public access fees. However, as the Court also explained in that order, the Judicial Conference  
21 Policy Notes on the Schedule state that courts "should not exempt . . . members of the media" from  
22 payment. Accordingly, the Court set the April 30 hearing to address the question of whether Gollan  
23 and Shifflett are "members of the media," which would mean that they should not be exempted from  
24 payment of electronic public access fees, pursuant to Judicial Conference policy.

25 At the April 30 hearing, counsel for Gollan and Shifflett explained that The Bay Citizen has  
26 recently merged with another organization, and further explained that Gollan and Shifflett are both  
27 reporters. Moreover, counsel agreed that it would be appropriate for Gollan and Shifflett to file a  
28 renewed application for an exemption from electronic public access fees, and that it would also be

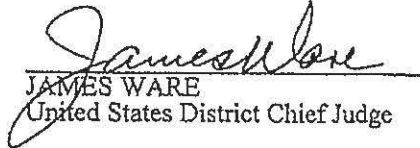
United States District Court  
For the Northern District of California

1 appropriate for their current exemption to be suspended pending the Court's consideration of their  
2 renewed application.<sup>1</sup>

3 Accordingly, the Court VACATES its March 21, 2012 Order Granting Exemption from  
4 Electronic Public Access Fees, without prejudice to Gollan and Shifflett to file a renewed application  
5 for such an exemption.

6 The Clerk shall send a copy of this Order to the PACER Service Center.

7  
8  
9 Dated: April 30, 2012

  
JAMES WARE  
United States District Chief Judge

10  
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17  
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22  
23  
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25  
26  
27 <sup>1</sup> See also 28 U.S.C. § 1914 (explaining that exemptions "may be revoked at the discretion of  
28 the court granting the exemption").



United States District Court  
For the Northern District of California

1 THIS IS TO CERTIFY THAT COPIES OF THIS ORDER HAVE BEEN DELIVERED TO:  
2 Jennifer Gollan  
3 The Bay Citizen  
4 126 Post St.  
5 Suite 500  
6 San Francisco, CA 94108  
7  
8 Shane Shifflett  
9 The Bay Citizen  
10 126 Post St.  
11 Suite 500  
12 San Francisco, CA 94108  
13  
14  
15 Dated: April 30, 2012  
16  
17 Richard W. Wieling, Clerk  
18  
19 By: /s/ JW Chambers  
20 Theresa De Martini  
21 Courtroom Deputy  
22  
23  
24  
25  
26  
27  
28

PAGES 1 - 10

UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA  
BEFORE THE HONORABLE JAMES WARE

IN RE: APPLICATION FOR EXEMPTION )  
FROM ELECTRONIC PUBLIC ACCESS FEES )  
BY JENNIFER GOLLAN AND SHANE )  
SHIFFLETT, )  
 ) NO. 12-MC-80118 JW  
 )  
 ) SAN FRANCISCO, CALIFORNIA  
 ) MONDAY, APRIL 30, 2012  
 )

TRANSCRIPT OF PROCEEDINGS

APPEARANCES:

FOR APPLICANTS JUDY ALEXANDER, ESQUIRE  
2302 BOBCAT TRAIL  
SOQUEL, CALIFORNIA 95073

REPORTED BY: JOAN MARIE COLUMBINI, CSR 5435, RPR  
OFFICIAL COURT REPORTER, U.S. DISTRICT COURT

PROCEEDINGS; MONDAY, APRIL 30, 2012

THE CLERK: CALLING IN RE: APPLICATION FOR EXEMPTION  
FROM ELECTRONIC PUBLIC ACCESS FEES BY GOLLAN AND SHIFFLETT.

COUNSEL, PLEASE STEP FORWARD AND MAKE YOUR  
APPEARANCE.

MS. ALEXANDER: GOOD MORNING, YOUR HONOR. JUDY  
ALEXANDER ON BEHALF OF THE BAY CITIZEN AND THE CENTER FOR  
INVESTIGATIVE REPORTING. AND THE REASON THE CENTER FOR  
INVESTIGATIVE REPORTING IS INVOLVED IN THIS IS AS OF TODAY THE  
BAY CITIZEN HAS MERGED INTO AND BECOME A PART OF THE CENTER FOR  
INVESTIGATIVE REPORTING.

THE COURT: THANK YOU FOR THAT, AND THANK YOU FOR  
BEING HERE.

THIS COMES AS A PROCEEDING THAT THE COURT SET UP AND  
INVITED, ACTUALLY, YOUR CLIENT, AND I GUESS YOUR NEW CLIENT AS  
WELL, TO APPEAR TO DISCUSS AN ADMINISTRATIVE MATTER HAVING TO  
DO WITH THE REQUEST PREVIOUSLY GRANTED BY THE COURT TO EXEMPT  
FROM THE PACER REQUIREMENT, THE FEE REQUIREMENT, ACCESS TO  
VARIOUS DOCUMENTS, AND THE NOTICE ITSELF, WHICH I'M PRESUMING  
YOU'VE HAD AN OPPORTUNITY TO READ --

MS. ALEXANDER: YES, YOUR HONOR.

THE COURT: -- SETS OUT FOR THE PURPOSES OF THESE  
PROCEEDINGS THE REASON THE COURT CALLED THIS MATTER, AND I  
GUESS THE OPPORTUNITY IS BEING PRESENTED TO YOUR CLIENT TO

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OFFICIAL COURT REPORTER, U.S. DISTRICT COURT  
415-255-6842

1 ADDRESS WHETHER OR NOT, NOTWITHSTANDING ITS 501(C)(3) STATUS --  
2 AND I PRESUME IT MAINTAINS THAT STATUS --

3 MS. ALEXANDER: THE CENTER FOR INVESTIGATIVE  
4 REPORTING HAS BEEN A 501(C)(3) FOR 35 YEARS.

5 THE COURT: SO THEN THE QUESTION BECOMES WHETHER OR  
6 NOT THE EXEMPTIONS SHOULD BE WITHDRAWN FOR REASONS NOT HAVING  
7 TO DO WITH THE 501(C)(3) STATUS, BUT ITS STATUS AS MEDIA,  
8 MEMBERS OF THE MEDIA.

9 MS. ALEXANDER: RIGHT. I GUESS I WOULD START WITH MY  
10 CLIENT BEING PERPLEXED BY WHAT HAPPENED BETWEEN MARCH 21ST,  
11 WHEN THE EXEMPTION WAS GRANTED, AND APRIL 10TH, WHEN YOU  
12 NOTICED THIS HEARING, BECAUSE IN THEIR APPLICATION MY CLIENTS  
13 CLEARLY SET FORTH THAT THEY WERE REPORTERS; THAT THEY WERE  
14 DOING RESEARCH ON THE EFFECTIVENESS OF THE CONFLICT OF INTEREST  
15 SOFTWARE AND HARDWARE USED BY THE COURT TO DETERMINE WHEN  
16 JUDGES SHOULD RECUSE THEMSELVES; AND THAT THEY INTENDED TO  
17 REPORT ON WHAT THEY FOUND IN THE BAY CITIZEN, WHICH IS A  
18 WEBSITE THAT EDUCATES THE PUBLIC AND ENCOURAGES PUBLIC  
19 ENGAGEMENT IN THESE KINDS OF ISSUES. SO, THERE'S SOME  
20 CONFUSION THERE ABOUT WHY THAT WASN'T AN ISSUE ON MARCH 21ST  
21 AND IT BECAME AN ISSUE ON APRIL 10TH.

22 THE COURT: I CAN CLARIFY SOME OF THAT PERHAPS, AND  
23 THAT IS MY ATTENTION WAS NOT DRAWN IN THE APPLICATION TO THE  
24 CLASSIFICATION OF BEING THE MEDIA. AND ONCE MY ATTENTION WAS  
25 DRAWN TO -- THAT THE EXEMPTION -- IT'S A POLICY KIND OF AN

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1 EXEMPTION THAT IS ESTABLISHED BY THE ADMINISTRATIVE OFFICE OF  
2 THE COURT, IS THAT PACER EXEMPTIONS NOT BE GRANTED TO THE  
3 MEDIA, BECAUSE YOU CAN UNDERSTAND, QUITE FRANKLY, THERE ARE  
4 LOTS OF MEDIA THAT WOULD WISH TO COVER THE COURT IN VARIOUS  
5 WAYS. SO AS NOT TO DISCRIMINATE AMONG THEM, 501(C)(3) OR  
6 OTHERWISE, THE GUIDANCE THAT WE WERE GIVEN WAS TO NOT EXEMPT  
7 THE MEDIA AS A CLASS.

8 NOW, IT COULD BE THAT THERE ARE MEDIA THAT WOULD  
9 QUALIFY FOR AN EXEMPTION NOTWITHSTANDING THAT POLICY DECISION,  
10 BUT, QUITE FRANKLY, THE STATUS OF BAY CITIZEN AS MEDIA WAS NOT  
11 AS CLEAR TO ME AS IT WAS THEN, BUT IT SOUNDS LIKE -- AND THE  
12 USE OF THE WORD, "REPORTER," WAS THERE. I, QUITE FRANKLY, WAS  
13 FOCUSED MORE ON THE 501(C)(3) STATUS FOR WHICH EXEMPTION IS  
14 APPLIED AS OPPOSED TO THE TITLE OF THE REPORTER.

15 MS. ALEXANDER: WE WOULD CONTEND THAT THAT FOCUS ON  
16 THE 501(C)(3) STATUS IS ABSOLUTELY APPROPRIATE, AND THAT'S WHY  
17 IT WOULD BE INCONGRUOUS TO SAY THAT THE REPORTERS FOR THE BAY  
18 CITIZEN WERE NOT AMONG THE GROUP OF PEOPLE THAT ARE ELIGIBLE  
19 FOR EXEMPTION ON A SHOWING OF CAUSE.

20 UNDER THE INTERNAL REVENUE CODE, 501(C)(3) STATUS IS  
21 NOT OR CANNOT BE AWARDED TO ORGANIZATIONS WHICH ARE MEDIA  
22 ORGANIZATIONS. THAT'S NOT ONE OF THE QUALIFYING PURPOSES FOR  
23 OBTAINING A 501(C)(3) EXEMPTION.

24 501(C)(3) EXEMPTIONS GO TO RELIGIOUS, CHARITABLE,  
25 EDUCATIONAL, THERE'S A WHOLE SLEW OF THEM, BUT YOU WON'T FIND

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1 MEDIA OR JOURNALISM IN THIS LIST OF QUALIFYING PURPOSES.

2 BOTH THE BAY CITIZEN AND THE CENTER FOR INVESTIGATIVE  
3 REPORTING ARE QUALIFIED AS 501(C)(3) ORGANIZATIONS BECAUSE THEY  
4 ARE EDUCATIONAL AND BECAUSE ONE OF THEIR PRIMARY PURPOSES, IN  
5 FACT, THEIR PRIMARY PURPOSES, ARE TO EDUCATE AND ENGAGE PUBLIC  
6 IN ISSUES WHICH ARE OF IMPORTANCE TO THE PUBLIC.

7 SO THAT WOULD BE MY FIRST --

8 THE COURT: AND I APPRECIATE THAT. IN OTHER WORDS,  
9 THERE MIGHT BE A CONFLICT WITHIN OUR OWN POLICY BETWEEN  
10 EXEMPTIONS GRANTED TO 501(C)(3)S. I KNOW IT'S NOT ALL  
11 501(C)(3)S THAT ARE ELIGIBLE FOR THE EXEMPTION. IT HAS TO DO  
12 WITH THEIR ECONOMIC CIRCUMSTANCES.

13 ASSUMING YOUR CLIENT WOULD MEET THE ECONOMIC  
14 CIRCUMSTANCES AS 501(C)(3), THEN THE QUESTION BECOMES WHETHER  
15 OR NOT IT IS APPROPRIATE TO WITHDRAW THE EXEMPTION IF THE  
16 501(C)(3) IDENTIFIES ITSELF AS MEDIA, BECAUSE THEN I HAVE TO  
17 FOCUS ON THE OTHER PART OF THE STATEMENT.

18 I'M NOT SURE I ACCEPT, WITHOUT LOOKING MYSELF TO YOUR  
19 EARLIER STATEMENT WHICH I THINK IS INTERESTING -- IN OTHER  
20 WORDS, IF YOU ARE A NONPROFIT MEDIA, THAT YOU COULD NOT BE  
21 501(C)(3).

22 MS. ALEXANDER: I CAN READ TO YOU WHAT 501(C)(3) SAYS  
23 IN TERMS OF THE TYPES OF ORGANIZATIONS THAT ARE ELIGIBLE FOR  
24 THE 501(C)(3) EXEMPTION.

25 THE COURT: I CAN LOOK MYSELF AT THAT. IT JUST SEEMS

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1 TO ME -- DO YOU HAVE A STATEMENT THAT PROVIDES YOU MAY NOT  
2 ATTAIN 501(C)(3) STATUS IF YOU ARE MEDIA?

3 MS. ALEXANDER: NO. THE STATUTE SAYS TO BE ENTITLED  
4 TO A 501(C)(3) TAX EXEMPTION, AN ENTITY MUST BE ORGANIZED AND  
5 OPERATED FOR ONE OF THE FOLLOWING PURPOSES: RELIGIOUS,  
6 CHARITABLE, SCIENTIFIC, TESTING FOR PUBLIC SAFETY, LITERARY,  
7 EDUCATIONAL, TO FOSTER NATIONAL OR INTERNATIONAL SPORTS  
8 COMPETITION, OR TO PREVENT CRUELTY TO ANIMALS OR CHILDREN.

9 AND THOSE CATEGORIES, I CONTEND, DON'T CONTAIN  
10 ANYTHING RELATED TO MEDIA, ALTHOUGH IT IS POSSIBLE TO BE A  
11 MEDIA ORGANIZATION THAT'S PRIMARY PURPOSE IS EDUCATIONAL, AND  
12 THAT'S WHERE I'M TRYING TO DRAW THE DISTINCTION.

13 I'D ALSO LIKE TO LOOK A LITTLE BIT AT THE DIFFERENCE  
14 BETWEEN WHAT'S SET FORTH IN THE FEE SCHEDULE FOR PACER AND  
15 WHAT'S SET FORTH IN THE JUDICIAL CONFERENCE POLICY NOTES THAT  
16 FOLLOW IT.

17 IT SEEMS, I CONTEND -- AND BELIEVE ME, I LOOKED TO  
18 SEE IF THERE WERE ANY INTERPRETIVE MATERIALS OR ANYTHING ON  
19 POINT TO HELP US DETERMINE WHAT THE JUDICIAL CONFERENCE SAID  
20 AND WAS UNABLE TO IDENTIFY ANYTHING.

21 BUT IN THE FEE SCHEDULE IT SAYS THESE GROUPS:  
22 INDIGENTS, NONPROFIT COUNSEL APPOINTED BY THE COURT, 501(C)(3)  
23 ORGANIZATIONS ARE ELIGIBLE FOR AN EXEMPTION IN THE EVENT THAT  
24 THEY CAN SHOW CAUSE, AND IT DEFINES WHAT "SHOWING CAUSE" MEAN.

25 IN THE POLICY NOTES IT STARTS BY LISTING ANOTHER

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1 GROUP OF PEOPLE WHO SHOULD NOT BE GRANTED EXEMPTIONS, AND IT  
2 STATES IT IN A WAY THAT IMPLIES THAT THOSE ARE TWO MUTUALLY  
3 EXCLUSIVE GROUPS. IT SAYS CAN'T BE GRANTED AN EXEMPTION IF YOU  
4 ARE NOT -- TO ANYONE WHO IS NOT PART OF ONE OF THE GROUPS  
5 LISTED ABOVE. IT ENUMERATES SOME OF THOSE PEOPLE. AND THEN IT  
6 SAYS OTHERS, AND OTHERS WHO ARE NOT PART OF THE GROUPS LISTED  
7 ABOVE.

8 WELL, IT'S CLEAR THE REPORTERS FOR THE BAY CITIZEN  
9 ARE PART OF A GROUP THAT'S LISTED ABOVE, SO I'M NOT SURE THERE  
10 ISN'T SOME KIND OF CONFLICT THERE IF YOU CAN DENY AN EXEMPTION  
11 TO SOMEBODY WHO IS A REPORTER BUT IS A REPORTER FOR AN  
12 ORGANIZATION WHOSE PRIMARY PURPOSE IS EDUCATIONAL.

13 THE COURT: WELL, THAT POSES PERHAPS A DILEMMA FOR  
14 THE COURT IN FOLLOWING THE POLICY, BECAUSE I'M DIRECTED THAT  
15 THE EXEMPTION SHOULD NOT BE GRANTED TO MEDIA ORDINARILY. SO  
16 EVEN IF I WERE TO RECONSIDER THIS WITH THE APPLICATION BEING  
17 PRESENTED TO ME AS MEDIA, 501(C)(3) MEDIA, WHICH IS WHAT I  
18 INTEND TO DO -- IN OTHER WORDS, MY INTENT AT THIS POINT IS TO  
19 CONSIDER THAT BAY CITIZEN AS IT'S REORGANIZED, AND EVEN BEFORE,  
20 ARE MEMBERS OF THE MEDIA, THE TWO REPORTERS WHO ASKED FOR THE  
21 EXEMPTION, AND TO CONSIDER WHETHER OR NOT TO GRANT THE  
22 EXEMPTION UNDER THE POLICY STATEMENT.

23 IF THERE IS MORE THAT YOUR CLIENT WOULD WISH TO  
24 SUBMIT TO JUSTIFY THE EXEMPTION WITH THAT CLASSIFICATION  
25 EXPRESSLY STATED, THE COURT WOULD BE PLEASED TO CONSIDER IT.

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415-255-6842



1 MS. ALEXANDER: I WOULD THINK WE WOULD BE INTERESTED  
2 IN DOING THAT, AND WE WOULD HAVE DONE IT BEFORE THIS POINT,  
3 YOUR HONOR, BUT FOR THE FACT THAT ALL OF THE STAFF OF BOTH  
4 ORGANIZATIONS AND ALL OF THEIR LAWYERS HAVE BEEN WORKING 16 TO  
5 18 HOURS A DAY TO COMPLETE THE WORK TO HAVE THE MERGER BE  
6 CLOSED TODAY.

7 THE COURT: I UNDERSTAND THAT.

8 THIS IS A MATTER OF SOME CONCERN TO THE COURT BECAUSE  
9 I'M ADVISED THAT, ALTHOUGH THE AMOUNT OF INFORMATION THAT IS  
10 BEING DRAWN DOWN UNDER THE EXEMPTION, TO MY UNDERSTANDING, HAS  
11 NOT POSED ANY TECHNICAL INTERFERENCE, I WAS ADVISED INFORMALLY  
12 THAT THE ORGANIZATION IS -- AS IT SHOULD -- TAKING ADVANTAGE OF  
13 THE EXEMPTION AND DOING IT IN A FASHION THAT MAKES A NUMBER OF  
14 DOCUMENTS AVAILABLE TO IT THAT OTHERWISE WOULD HAVE TO PAY THE  
15 REGULAR FEE.

16 MY INTENT WAS TO GIVE THIS MY EARLY ATTENTION SO AS  
17 TO BE FAIR TO ALL MEDIA IF I'M GOING TO TREAT THIS ORGANIZATION  
18 IN ONE FASHION DIFFERENT FROM THE OTHERS. I ANTICIPATE IT  
19 WON'T BE LONG BEFORE I RECEIVE OTHER EXEMPTION REQUESTS OF THIS  
20 KIND, SO I WANTED TO GIVE IT THE COURT'S QUICK ATTENTION.

21 THIS IS MONDAY. IF YOU WANT TO SUBMIT ANYTHING  
22 FURTHER, HOW MUCH TIME WOULD YOU REQUEST THE COURT FOR THAT  
23 PURPOSE?

24 MS. ALEXANDER: IT WOULD HELP IF I HAD AT LEAST A  
25 WEEKEND TO WORK ON IT. SO SOMETIME NEXT WEEK?

JOAN MARIE COLUMBINI, CSR, RPR  
OFFICIAL COURT REPORTER, U.S. DISTRICT COURT  
415-255-6842

1 THE COURT: LET ME SEE IF I CAN FASHION AN ORDER THAT  
2 MIGHT CREATE A HIATUS DURING THE PERIOD OF TIME TO HAVE THIS  
3 RECONSIDERED WITH THE NEW DEFINITION AND GIVE YOU A NEW RULING,  
4 UNLESS SOME CAUSE CAN BE SHOWN WHY THE COURT SHOULD NOT SUSPEND  
5 IT PENDING RECONSIDERATION UNDER THE LIGHT OF THE NEW STATUS.

6 MS. ALEXANDER: I THINK FOR THAT SHORT PERIOD OF TIME  
7 SUSPENSION WOULD NOT BE A HARDSHIP.

8 I WOULD NOTE THAT I THINK THE RESEARCH THAT MY  
9 CLIENTS ARE DOING IS VERY IMPORTANT RESEARCH. THERE IS A DERTH  
10 OF REPORTING ON THE COURTS AND THE JUDICIAL SYSTEM, AND THE  
11 PUBLIC'S FAITH IN OUR JUDICIARY DEPENDS ON TRANSPARENCY AND ON  
12 KNOWING HOW THE COURT SYSTEM WORKS. SO I THINK WHAT THEY ARE  
13 DOING IS VERY LAUDATORY IN TERMS OF THE KIND OF REPORTING  
14 THEY'RE DOING.

15 AND I ALSO WOULD NOTE IT WOULD BE TOTALLY COST  
16 PROHIBITIVE FOR A NONPROFIT ORGANIZATION SUPPORTED ALMOST  
17 ENTIRELY BY FOUNDATIONS AND INDIVIDUAL DONATIONS TO PAY THE  
18 ACTUAL FEES.

19 THE COURT: WELL, I CERTAINLY WOULD NOT WISH TO SAY  
20 ANYTHING THAT WOULD NOT SOUND AGREEMENT WITH THE LAUDABLE  
21 PURPOSE OF THE EXAMINATION OUR COURTS. I, TOO, BELIEVE THAT  
22 TRANSPARENCY IS AN IMPORTANT ASPECT OF INDEPENDENCE OF THE  
23 JUDICIARY AS WELL AS THE INTEGRITY OF IT.

24 SO THANK YOU VERY MUCH FOR APPEARING.

25 MS. ALEXANDER: SURE.

JOAN MARIE COLUMBINI, CSR, RPR  
OFFICIAL COURT REPORTER, U.S. DISTRICT COURT  
415-255-6842

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THE CLERK: THIS COURT STANDS IN RECESS.  
(PROCEEDINGS ADJOURNED.)

JOAN MARIE COLUMBINI, CSR, RPR  
OFFICIAL COURT REPORTER, U.S. DISTRICT COURT  
415-255-6842

CERTIFICATE OF REPORTER

I, JOAN MARIE COLUMBINI, OFFICIAL REPORTER FOR THE UNITED STATES COURT, NORTHERN DISTRICT OF CALIFORNIA, HEREBY CERTIFY THAT THE FOREGOING PROCEEDINGS IN 12-MC-80113JW, IN RE: APPLICATION FOR EXEMPTION FROM ELECTRONIC PUBLIC ACCESS FEES BY JENNIFER GOLLAN AND SHANE SHIFFLETT, WERE REPORTED BY ME, A CERTIFIED SHORTHAND REPORTER, AND WERE THEREAFTER TRANSCRIBED UNDER MY DIRECTION INTO TYPEWRITING; THAT THE FOREGOING IS A FULL, COMPLETE AND TRUE RECORD OF SAID PROCEEDINGS AS BOUND BY ME AT THE TIME OF FILING.

THE VALIDITY OF THE REPORTER'S CERTIFICATION OF SAID TRANSCRIPT MAY BE VOID UPON DISASSEMBLY AND/OR REMOVAL FROM THE COURT FILE.

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/s/ JOAN MARIE COLUMBINI, CSR 5435, RPR

MONDAY, SEPTEMBER 17, 2012

JOAN MARIE COLUMBINI, CSR, RPR  
OFFICIAL COURT REPORTER, U.S. DISTRICT COURT  
415-255-6842



IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF CALIFORNIA  
SAN FRANCISCO DIVISION

In re Application for Exemption from  
Electronic Public Access Fees by Jennifer  
Gollan and Shane Shifflett

**NOTICE OF HEARING REGARDING  
REVOCATION OF EXEMPTION FROM  
ELECTRONIC PUBLIC ACCESS FEES**

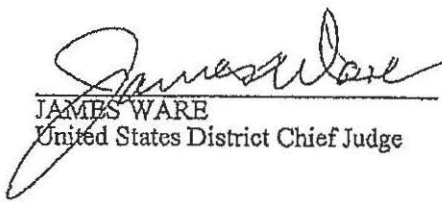
On March 21, 2012, the Court issued an Order Granting Exemption from Electronic Public Access Fees to Jennifer Gollan ("Gollan") and Shane Shifflett ("Shifflett"), employees of The Bay Citizen. As the Court explained in that Order, the exemption was granted, *inter alia*, on the basis of Gollan and Shifflett's representation that The Bay Citizen is "a charitable and educational 501(c)(3) organization in California that is dedicated to informing and engaging the public with incisive research." As the Order also explained, 28 U.S.C. § 1914—which sets forth the Electronic Public Access Fee Schedule (the "Schedule") promulgated by the Judicial Conference—provides that "courts may, upon a showing of cause, exempt . . . section 501(c)(3) not-for-profit organizations" from payment of electronic public access fees. The Judicial Conference Policy states that courts "should not exempt . . . members of the media" from payment.

It has come to the Court's attention that Gollan and Shifflett, as employees of The Bay Citizen, may be "members of the media." Accordingly, on April 30, 2012 at 9 a.m., in Courtroom 9, 19th Floor, 450 Golden Gate Avenue, San Francisco, CA, the Court will conduct a hearing to determine whether the exemption should be revoked. Gollan and Shifflett are invited to appear at the hearing or to file an affidavit or declaration on or before April 20, 2012, showing cause, if any,

United States District Court  
For the Northern District of California

1 why their exemption from payment of electronic public access fees should not be revoked on the  
2 ground that they are members of the media.<sup>1</sup>

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5 Dated: April 10, 2012

  
JAMES WARE  
United States District Chief Judge

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27 <sup>1</sup> See 28 U.S.C. § 1914 (explaining that exemptions “may be revoked at the discretion of the  
28 court granting the exemption”).

United States District Court  
For the Northern District of California

1 THIS IS TO CERTIFY THAT COPIES OF THIS ORDER HAVE BEEN DELIVERED TO:

2 Jennifer Gollan  
The Bay Citizen  
3 126 Post St.  
Suite 500  
4 San Francisco, CA 94108

5 Shane Shifflett  
The Bay Citizen  
6 126 Post St.  
Suite 500  
7 San Francisco, CA 94108

8  
9 Dated: April 10, 2012

Richard W. Wieking, Clerk

10 By: /s/ JW Chambers  
11 Susan Imbriani  
Courtroom Deputy

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7 IN THE UNITED STATES DISTRICT COURT  
8 FOR THE NORTHERN DISTRICT OF CALIFORNIA  
9 SAN FRANCISCO DIVISION

10 In re Application for Exemption from  
11 Electronic Public Access Fees by Jennifer  
Gollan and Shane Shifflett

ORDER GRANTING EXEMPTION FROM  
ELECTRONIC PUBLIC ACCESS FEES

12 \_\_\_\_\_/

13 Presently before the Court is a request from Jennifer Gollan ("Gollan") and Shane Shifflett  
14 ("Shifflett"), who are employees of The Bay Citizen,<sup>1</sup> for a temporary exemption from the fees  
15 imposed by the Electronic Public Access Fee Schedule adopted by the Judicial Conference of the  
16 United States Courts. Gollan and Shifflett request the temporary exemption so that they may  
17 conduct "original and comprehensive empirical research by analyzing the effectiveness of the  
18 court's conflict-checking software and hardware to help federal judges identify situations requiring  
19 their recusal."

20 Title 28 U.S.C. § 1914 sets forth the Electronic Public Access Fee Schedule (the  
21 "Schedule"), as promulgated by the Judicial Conference. The Schedule provides that "courts may,  
22 upon a showing of cause, exempt . . . section 501(c)(3) not-for-profit organizations" from payment  
23 of electronic public access fees. The Schedule states that courts "must find that parties . . . seeking  
24 exemption have demonstrated that an exemption is necessary in order to avoid unreasonable burdens  
25 and to promote public access to information." Further, the Schedule provides that any user granted

26 \_\_\_\_\_

27 <sup>1</sup> According to the Application, The Bay Citizen is "a charitable and educational 501(c)(3)  
28 organization in California that is dedicated to informing and engaging the public with incisive  
research."



United States District Court  
For the Northern District of California

1 an exemption "agrees not to sell for profit the data obtained as a result," and states that exemptions  
2 "may be granted for a definite period of time and may be revoked at the discretion of the court  
3 granting the exemption."

4       Upon review, the Court finds that Gollan and Shifflett meet the criteria for an exemption to  
5 the Electronic Public Access Fee Schedule. In particular, the Court finds that Gollan and Shifflett  
6 have shown that an exemption to the Schedule is necessary in order to avoid unreasonable burdens,  
7 insofar as they contend that their "statistical study will entail accessing and reviewing hundreds of  
8 lengthy civil complaints and other PACER records at an anticipated cost of many thousands of  
9 dollars," which is a "prohibitive" expense for The Bay Citizen, insofar as its funding is "both limited  
10 and wholly dependent on donations." Further, the Court finds that Gollan and Shifflett have shown  
11 that the exemption would promote public access to information, insofar as their research will result  
12 in "reports" that they "will make available to the public on The Bay Citizen's website," and insofar  
13 as their work will "increase the public's understanding of the federal judiciary and its commitment  
14 to accountability." Finally, Gollan and Shifflett state that they "agree not to use the raw data  
15 obtained through the fee exemption for commercial purposes or Internet redistribution," and  
16 "acknowledge that the transfer of data obtained as a result of a fee exemption is prohibited unless  
17 expressly authorized by the court."

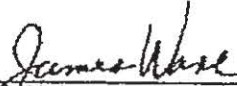
18       Accordingly, the Court GRANTS the Application and ORDERS that Gollan and Shifflett  
19 (the "Applicants") shall be exempt from the payment of fees for access via PACER to the electronic  
20 case files maintained in the Northern District of California, to the extent such use is incurred in the  
21 course of their empirical research study. By accepting this exemption, Applicants agree not to sell  
22 for profit any data obtained as a result of receiving the exemption.

23       The exemption shall last until September 28, 2012. On or before September 18, 2012,  
24 Gollan and Shifflett shall notify the Court as to their continuing need for the exemption, if any, and  
25 will state how much further time is required for them to complete their study.

United States District Court  
For the Northern District of California

1 The Clerk shall send a copy of this Order to the PACER Service Center.  
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4 Dated: March 21, 2012  
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JAMES WARE  
United States District Chief Judge

United States District Court  
For the Northern District of California

1 THIS IS TO CERTIFY THAT COPIES OF THIS ORDER HAVE BEEN DELIVERED TO:

2 Jennifer Gollan  
3 The Bay Citizen  
4 126 Post St.  
Suite 500  
San Francisco, CA 94108

5  
6 Dated: March 21, 2012

Richard W. Wicking, Clerk

7 By: /s/ JW Chambers  
8 Susan Imbriani  
9 Courtroom Deputy  
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OFFICE OF THE CLERK  
UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA

RICHARD W. WIEKING  
CLERK

450 GOLDEN GATE AVENUE  
SAN FRANCISCO, CA 94102  
(415) 522-2000  
FAX (415) 522-2176

March 21, 2012

Jennifer Gollan  
✓ Shane Shifflett  
The Bay Citizen  
126 Post Street, Suite 500  
San Francisco, CA 94108

Re: Order Granting Exemption From Electronic Public Access Fees

Dear Ms. Gollan and Mr. Shifflett:

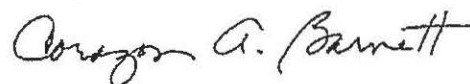
I understand that you were granted an exemption of the PACER fee on March 21, 2012, by order of Chief Judge James Ware. Please be advised that the password for your PACER account should be changed every 90 days.

This also serves as a reminder that your exemption shall last until September 28, 2012. On or before September 18, 2012, you shall notify the Court as to your continuing need for exemption, if any, and will state how much further time is required for you to complete your study.

If you should have any questions, please do not hesitate to contact the PACER Service Center at (210) 301-6404.

Thank you.

Sincerely,



Corazon A. Barnett  
Administrative Assistant



OFFICE OF THE CLERK  
UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA

RICHARD W. WIEKING  
CLERK

450 GOLDEN GATE AVENUE  
SAN FRANCISCO, CA 94102  
(415) 522-2000  
FAX (415) 522-2176

March 21, 2012

Jennifer Gollan  
Shane Shifflett  
The Bay Citizen  
126 Post Street, Suite 500  
San Francisco, CA 94108

Re: Order Granting Exemption From Electronic Public Access Fees

Dear Ms. Gollan and Mr. Shifflett:

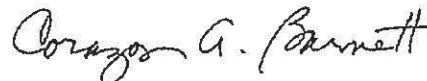
I understand that you were granted an exemption of the PACER fee on March 21, 2012, by order of Chief Judge James Ware. Please be advised that the password for your PACER account should be changed every 90 days.

This also serves as a reminder that your exemption shall last until September 28, 2012. On or before September 18, 2012, you shall notify the Court as to your continuing need for exemption, if any, and will state how much further time is required for you to complete your study.

If you should have any questions, please do not hesitate to contact the PACER Service Center at (210) 301-6404.

Thank you,

Sincerely,



Corazon A. Barnett  
Administrative Assistant

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4 UNITED STATES DISTRICT COURT  
5 NORTHERN DISTRICT OF CALIFORNIA  
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8 APPLICATION FOR EXEMPTION FROM  
PACER FEES

9 IN RE APPLICATION FOR AN  
10 EXEMPTION FROM ELECTRONIC  
11 PUBLIC ACCESS FEES FOR JENNIFER  
12 GOLLAN AND SHANE SHIFFLETT OF  
THE BAY CITIZEN, A 501(c)(3)  
ORGANIZATION  
13  
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16  
17 This motion is presented in accordance with the Judicial Conference of the United States'  
18 policies for granting PACER exemptions from the Judicial Conference's Electronic Public Access  
19 Fees as set forth at  
20 <http://www.uscourts.gov/FormsAndFees/Fees/ElectronicPublicAccessFeeSchedule.aspx>  
21 (effective Sept. 7, 2011). Jennifer Gollan and Shane Shifflett, employees of The Bay Citizen, a  
22 charitable and educational 501(c)(3) organization in California that is dedicated to informing  
23 and engaging the public with incisive research, moves the court to grant an exemption from the  
24 electronic public access fees imposed for access to the Public Access to the Court Electronic  
25 Records (PACER) system for the Northern District of California. This exemption would be  
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1 limited to March through September 2012 and, may be revoked at any time at the discretion of  
2 the court.

3  
4 Good cause for granting this motion includes the following:

- 5 1. The Bay Citizen is a 501(c)(3) organization and under the PACER fee access schedule  
6 policy may be exempted on a showing of good cause, i.e., that "an exemption is  
7 necessary in order to avoid unreasonable burdens and to promote public access to  
8 information,"  
9
- 10 2. Jennifer Gollan and Shane Shifflett of The Bay Citizen intend to conduct original and  
11 comprehensive empirical research by analyzing the effectiveness of the court's conflict-  
12 checking software and hardware to help federal judges identify situations requiring  
13 their recusal. We propose to cross reference court records available through PACER  
14 against separate data sets, such as judges' statements of economic interest. By harvesting  
15 dockets from PACER and analyzing their grammatical patterns, we intend to design  
16 processes that classify documents and search them for context. This project would  
17 involve accessing PACER records in the Northern District of California.  
18
- 19 3. This in-depth statistical study will entail accessing and reviewing hundreds of lengthy  
20 civil complaints and other PACER records at an anticipated cost of many thousands of  
21 dollars.  
22
- 23 4. The burden of the anticipated expense is prohibitive for The Bay Citizen, whose funding  
24 is both limited and wholly dependent on donations. This expense would undoubtedly  
25 seriously inhibit the nonprofit organization from employing federal court records in its  
26 empirical research. Without an exemption from PACER fees, the organization will not be  
27 able to access the federal court records necessary to prepare reports that will enhance the  
28 public's understanding of the federal judiciary and the recusal process.

1 5. Granting this exemption will promote public access to the information contained in  
2 federal court records through the reports we will make available to the public on The  
3 Bay Citizen's website. Our reporting will draw from our examination of federal court  
4 records and leverage original findings to increase the public's understanding of the  
5 federal judiciary and its commitment to accountability. Promoting the public's access to  
6 court records through our reports could increase the public's trust in the legal system by  
7 providing greater transparency into the recusal process arising from financial conflicts of  
8 interest.

9  
10 6. We understand the fee exemption will apply only apply to Shane Shifflett and Jennifer  
11 Gollan, and will be valid only for the purposes articulated above. In addition, the  
12 exemption will apply only to the electronic case files of this court that are available  
13 through PACER. Our analysis of the PACER data may yield published reports in The  
14 Bay Citizen, but we agree not to use the raw data obtained through the fee exemption  
15 for commercial purposes or Internet redistribution. We acknowledge that the transfer of  
16 data obtained as a result of a fee exemption is prohibited unless expressly authorized by  
17 the court.

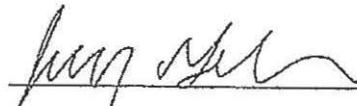
18  
19 For the aforesaid reasons, which taken together constitute persuasive grounds for an  
20 exemption on behalf of Shane Shifflett and myself, I move the court to grant exemptions.

21  
22 Respectfully submitted

23  
24 Jennifer Gollan  
25 Reporter  
26 The Bay Citizen  
27 126 Post St  
28 Suite 500  
San Francisco, CA 94108  
415-821-8526 (office)



1 Dated: March 19, 2012

  
Jennifer Gollan

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CAND-ECF

Page 1 of 2

APPEAL,CLOSED

**U.S. District Court  
California Northern District (San Francisco)  
CIVIL DOCKET FOR CASE #: 3:12-mc-80113-JW**

v. In re Application for Exemption form Electronic Public  
Access Fees by Jennifer Gollan and Shane Shifflett  
Assigned to: Hon. James Ware  
Case in other court: 12-16373

Date Filed: 05/01/2012  
Date Terminated: 05/31/2012

**In Re**

**In re Application for Exemption form  
Electronic Public Access Fees by  
Jennifer Gollan and Shane Shifflett**

represented by **Judy Alexander**  
2302 Bobcat Trail  
Soquel, CA 95073  
831-462-1692  
Email: [jalexander@judyalexanderlaw.com](mailto:jalexander@judyalexanderlaw.com)  
**LEAD ATTORNEY**  
**ATTORNEY TO BE NOTICED**

**Thomas R. Burke**  
Davis Wright Tremaine LLP  
505 Montgomery Street, Suite 800  
San Francisco, CA 94111-6533  
415/276-6500  
Fax: 415/276-6599  
Email: [thomasburke@dwtt.com](mailto:thomasburke@dwtt.com)  
**ATTORNEY TO BE NOTICED**

Date Filed	#	Docket Text
06/22/2012	<u>6</u>	USCA Case Number 12-16373 for <u>4</u> Notice of Appeal filed by In re Application for Exemption form Electronic Public Access Fees by Jennifer Gollan and Shane Shifflett. (ga, COURT STAFF) (Filed on 6/22/2012) (Entered: 06/22/2012)
06/12/2012	<u>5</u>	Transmission of Notice of Appeal and Docket Sheet to US Court of Appeals by In re Application for Exemption form Electronic Public Access Fees by Jennifer Gollan and Shane Shifflett re <u>4</u> Notice of Appeal (ga, COURT STAFF) (Filed on 6/12/2012) (Entered: 06/12/2012)
06/12/2012	<u>4</u>	NOTICE OF APPEAL to the 9th CCA In re Application for Exemption form Electronic Public Access Fees by Jennifer Gollan and Shane Shifflett. Appeal of Order <u>3</u> (Appeal fee of \$455 paid.Receipt #34611075149) (ga, COURT STAFF) (Filed on 6/12/2012) (Entered: 06/12/2012)
05/16/2012	<u>3</u>	ORDER denying application. Signed by Judge James Ware on May 16, 2012. (jwlc2, COURT STAFF) (Filed on 5/16/2012) (Entered: 05/16/2012)
05/08/2012	<u>2</u>	NOTICE by In re Application for Exemption form Electronic Public Access Fees by

CAND-ECF

Page 2 of 2

		Jennifer Gollan and Shane Shifflett re <u>1</u> Notice (Other) <i>RENEWED APPLICATION FOR EXEMPTION FROM PACER FEES</i> (Burke, Thomas) (Filed on 5/8/2012) (Entered: 05/08/2012)
05/01/2012	<u>1</u>	NOTICE OF HEARING RE: REVOCATION OF EXEMPTION FROM ELECTRONIC PUBLIC ACCESS FEES by In re Application for Exemption form Electronic Public Access Fees by Jennifer Gollan and Shane Shifflett (ga, COURT STAFF) (Filed on 5/1/2012) (Entered: 05/01/2012)

PACER Service Center			
Transaction Receipt			
10/15/2012 10:41:23			
PACER Login:	dw0330	Client Code:	52023-31
Description:	Docket Report	Search Criteria:	3:12-mc-80113-JW
Billable Pages:	2	Cost:	0.20

9th Circuit Case Number(s) 12-16373

NOTE: To secure your input, you should print the filled-in form to PDF (File > Print > *PDF Printer/Creator*).

\*\*\*\*\*

### CERTIFICATE OF SERVICE

When All Case Participants are Registered for the Appellate CM/ECF System

I hereby certify that I electronically filed the foregoing with the Clerk of the Court for the United States Court of Appeals for the Ninth Circuit by using the appellate CM/ECF system on (date) .

I certify that all participants in the case are registered CM/ECF users and that service will be accomplished by the appellate CM/ECF system.

Signature (use "s/" format)

\*\*\*\*\*

### CERTIFICATE OF SERVICE

When Not All Case Participants are Registered for the Appellate CM/ECF System

I hereby certify that I electronically filed the foregoing with the Clerk of the Court for the United States Court of Appeals for the Ninth Circuit by using the appellate CM/ECF system on (date) .

Participants in the case who are registered CM/ECF users will be served by the appellate CM/ECF system.

I further certify that some of the participants in the case are not registered CM/ECF users. I have mailed the foregoing document by First-Class Mail, postage prepaid, or have dispatched it to a third party commercial carrier for delivery within 3 calendar days to the following non-CM/ECF participants:

Judy Alexander  
Law Offices of Judy Alexander  
2302 Bobcat Trail  
Soquel, CA 95073

Signature (use "s/" format)

/s/ Ellen Duncan